UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:	§	Chapter 11
	§	
FIELDWOOD ENERGY III LLC, et al.,	§	Case No. 20-33948 (MI)
	§	
	§	(Jointly Administered)
Post-Effective Date Debtors. ¹	§	

ORDER SUSTAINING PLAN ADMINISTRATOR'S FIRST OMNIBUS OBJECTION TO CLAIMS PURSUANT TO SECTION 502(b) OF THE BANKRUPTCY CODE AND RULE 3007 OF THE FEDERAL RULES OF BANKRUPTCY PROCEDURE SEEKING TO DISALLOW CERTAIN CLAIMS

(DUPLICATE CLAIMS)

[Related Docket No. ____<u>2076</u>]

Upon the *Plan Administrator's First Omnibus Objection to Claims Pursuant to Section* 502(b) of the Bankruptcy Code and Rule 3007 of the Federal Rules of Bankruptcy Procedure Seeking to Disallow Certain Claims (Duplicate Claims) [Docket No. 2076] (the "Objection")² of the administrator of the chapter 11 plan (the "Plan Administrator") of the above-captioned reorganized debtors (collectively, the "Debtors," as applicable, and after the effective date of their plan of reorganization, the "Reorganized Debtors"), seeking entry of an order (this "Order")

The Post-Effective Date Debtors, along with the last four digits of each Post-Effective Date Debtor's federal tax identification number, as applicable, are: Fieldwood Energy III LLC (6778); Fieldwood Energy Offshore LLC (4494), Fieldwood Energy Inc. (4991), GOM Shelf LLC (8107), and FW GOM Pipeline, Inc. (8440). Fieldwood Energy III LLC, Fieldwood Energy Offshore LLC, and Fieldwood Energy Inc. are managed and operated by the Plan Administrator, whose primary mailing address is 16255 Ventura Blvd., Suite 440, Encino, CA, 91436, C/O of Province LLC. GOM Shelf LLC and FW GOM Pipeline, Inc. (collectively, the "Post-Effective Date FWE I Subsidiaries") are managed and operated by Jon Graham, as sole manager of each Post-Effective Date FWE I Subsidiary. The Debtors in the other nine pending chapter 11 cases (which continue to be jointly administered with the cases of the Post-Effective Date Debtors), each of which have either been dissolved or merged into other entities as of the Effective Date, consist of the following: Dynamic Offshore Resources NS, LLC (0158); Fieldwood Onshore LLC (3489); Fieldwood SD Offshore LLC (8786); Fieldwood Offshore LLC (2930); Bandon Oil and Gas GP, LLC (9172); Bandon Oil and Gas, LP (9266); Fieldwood Energy SP LLC (1971); Galveston Bay Pipeline LLC (5703); and Galveston Bay Processing LLC (0422).

² Capitalized terms used but not defined herein shall have the meanings ascribed to them in the Objection.

disallowing the Duplicate Claims identified on Schedule 1 attached heretocertain duplicate claims, it is HEREBY ORDERED THAT:

- 1. Pursuant to Section 502(b) of the Bankruptcy Code and Bankruptcy Rule 3007, each Claim No. 176 (the "Duplicate Claim identified as a "Claim To Be Disallowed" on Schedule 1 to this Order") filed by Zurich American Insurance ("Zurich") is disallowed in its entirety; provided that this Order will not affect Claim No. 175 (the claims identified as a "Remaining Claim" on Schedule 1) filed by Zurich; provided further, that the Plan Administrator reserves the right to object to any Proof of Claim identified as a "the Remaining Claim" on Schedule 1 on any applicable grounds.
- 2. The Debtors' Claims Agent is authorized and directed to update the claims register maintained in these chapter 11 cases to reflect the relief granted in this Order.
- 3. Each claim and the objections by the Plan Administrator to each claim identified in **Schedule 1** constitutes a separate contested matter as contemplated by Bankruptcy Rule 9014. This Order will be deemed a separate order with respect to each Duplicate Claim.
- 4.—Except as otherwise provided in this Order, nothing in this Order shall be deemed: (a) an admission as to the validity of any prepetition claim against a Debtor entity or such Debtor entity's estate; (b) a waiver of any party's right to dispute any prepetition claim on any grounds; (c) a promise or requirement to pay any prepetition claim; (d) an implication or admission that any particular claim is of a type specified or defined in thisthe Objection or any order granting the relief requested by thisthe Objection; (e) a request or authorization to assume any prepetition agreement, contract, or lease pursuant to section 365 of the Bankruptcy Code; or (f) a waiver of the Plan Administrator's rights under the Bankruptcy Code or any other applicable law.

5. The terms and conditions of this Order will be immediately effective and enforceable upon its entry.

[Remainder of Page Intentionally Left Blank]

- 4. 6.—The Plan Administrator, the Claims Agent, and the Clerk of the Court are authorized to take all actions necessary to effectuate the relief granted pursuant to this Order in accordance with the Objection.
- 5. 7. This Court shall retain exclusive jurisdiction to resolve any dispute arising from or related to this Order.

Dated:	, 2021 2022		
		MARVIN ISGUR	

UNITED STATES BANKRUPTCY JUDGE

Schedule 1

Case 20-33948 Document 2374-2 Filed in TXSB on 02/03/22 Page 5 of 13

			•	114 (71			Case No 2	0-33948 Jointly Adr			
Duplicate Claims											
	—Claim#	Debtor-	Name and Address of Claimant	Secured	Administrative	Priority	Unsecured	Total			
aim To Be Disallowed	863	Fieldwood Energy -		\$0.00	\$0.00	\$0.00	\$5,000,000.00	\$5,000,000.00			
Filed On:	-12/10/2020		—Abshire, Calvin— —c/o Brian Colomb 2505 Verot School Rd.—								
Comments:	asserted ag	Disallowed is- ainst the same- is identical to the Claim.	—Lafayette, LA 70508								
Remaining Claim	295	—Fieldwood Energy—	-Abshire, Calvin	\$0.00	\$0.00	\$0.00	\$5,000,000.00	\$5,000,000.00			
Filed On:			−c/o Brian Colomb – 2505 Verot School Rd. – Lafayette, LA – 70508								
aim To Be Disallowed	346	Fieldwood Energy-	-Creditor: -Alexander/Ryan Marine & Safety-	\$0.00	\$0.00	\$0.00	\$9,983.19	\$9,983.19			
Filed On:			=2000 Wayside Dr.								
Comments:	asserted ag	Disallowed is- ninst the same is identical to the Claim.	Houston, TX –77011								
Remaining Claim	345	Fieldwood Energy LLC	-Alexander/Ryan Marine & Safety	\$0.00	\$0.00	\$0.00	\$9,983.19	\$9,983.19			
Filed On:	11/10/2020		-2000 Wayside Dr. -Houston, TX -77011								

Case 20-33948 Document 2374-2 Filed in TXSB on 02/03/22 Page 6 of 13

	.	.1				ldwood Energy 33948 Jointly A
	Du	plicate Claim	S			
——————————————————————————————————————	btor——Name and Address of Claimant—	Secured		Priority	Unsecured	——Tot
	od Energy — Creditor:	\$0.00	\$0.00	\$0.00	\$9,125.00	\$9,125.
	American Pollution Control Corporation					
Filed On: 9/18/2020						
	Andrew H. Meyers, Breaud & Meyers 420 Oil- Center Drive					
Comments: Claim to be Disallowe	ed is Lafayette, LA 70503					
asserted against the sa Debtor and is identica	ime I l to the					
Remaining Claim.						
Personning Claim 121 Fields	d Paragram American Bulletine Control Commention	\$0.00	¢0.00	\$0.00	¢0.125.00	¢0.125
-Remaining Claim 121 Fieldwoo LLC	d Energy — American Pollution Control Corporation—		\$0.00	\$0.00	\$9,125.00	\$9,125.
Filed On: 9/22/2020	Andrew H. Meyers, Breaud & Meyers 420 Oil					
	Center Drive Lafayette, LA 70503					
	od Energy - Creditor:	\$0.00	\$0.00	\$0.00	\$6,301.55	\$6,301.:
L	od Energy - Creditor: LC — Arkos Field Services, LP	\$0.00	\$0.00	\$0.00	\$ 6,301.55	\$6,301.:
Filed On: 6/21/2021	Arkos Field Services, LP 19750 FM 362 Road, Suite 100	\$0.00	\$0. 00	\$0.00	\$6,301.55	\$6, 301. .
Filed On: -6/21/2021 Comments: Claim to be Disallowe	Arkos Field Services, LP 19750 FM 362 Road, Suite 100- ed is — Waller, TX 77484	\$0.00	\$0. 0 0	\$0.00	\$6,301.55	\$6,301.:
Filed On: 6/21/2021	Arkos Field Services, LP 19750 FM 362 Road, Suite 100 ed is	\$0.00	\$0. 0 0	\$0.00	\$6,301.55	\$6,301.
Filed On: -6/21/2021 Comments: Claim to be Disallows asserted against the sa Debtor and is identica Remaining Claim. Remaining Claim.	Arkos Field Services, LP 19750 FM 362 Road, Suite 100 ed is	\$0.00 \$0.00	\$0.00 \$0.00	\$0.00 -\$0.00	\$6,301.55 \$6,301.55	
Filed On: -6/21/2021 Comments: Claim to be Disallower asserted against the sate Debtor and is identical Remaining Claim.	Arkos Field Services, LP 19750 FM 362 Road, Suite 100- ed is					
Filed On:—6/21/2021 Comments:—Claim to be Disallower asserted against the sa Debtor and is identical—Remaining Claim. Remaining Claim—340—Fieldwoon—LLC	Arkos Field Services, LP 19750 FM 362 Road, Suite 100- ed is					
Filed On:—6/21/2021 Comments:—Claim to be Disallower asserted against the sa Debtor and is identical—Remaining Claim. Remaining Claim—340—Fieldwoon—LLC	Arkos Field Services, LP 19750 FM 362 Road, Suite 100- ed is					
Filed On:—6/21/2021 Comments:—Claim to be Disallower asserted against the sa Debtor and is identical—Remaining Claim. Remaining Claim—340—Fieldwoon—LLC	Arkos Field Services, LP 19750 FM 362 Road, Suite 100- ed is					\$6,301 \$6,301
Filed On:—6/21/2021 Comments:—Claim to be Disallower asserted against the sa Debtor and is identical—Remaining Claim. Remaining Claim—340—Fieldwoon—LLC	Arkos Field Services, LP 19750 FM 362 Road, Suite 100- ed is					

Case 20-33948 Document 2374-2 Filed in TXSB on 02/03/22 Page 7 of 13

uplicate Claims		Schedule 1				ldwood Energy L 33948 Jointly Adı					
Duplicate Claims											
	Name and Address of Claimant	Secured		Priority	Unsecured	Total					
aim To Be Disallowed 40 Fieldwood Energy-		\$0.00	\$0.00	\$0.00	\$51,720.00	\$51,720.00					
Filed On: 8/13/2020	—BRI Consulting Group, INc. —1616 S. Voss Road, Suite 845										
Comments: Claim to be Disallowed is asserted against the same Debtor and is identical to the Remaining Claim.	—Houston, TX—77057										
Remaining Claim 15 Fieldwood Energy LLC	BRI Consulting Group, Inc.	\$0.00	\$0.00	\$0.00	\$51,720.00	 \$51,720.00					
Filed On: 8/10/2020	—1616 S. Voss Road, Suite 845— —Houston, TX—77057										
nim To Be Disallowed 341 Fieldwood Energy -		\$0.00	\$0.00	\$0.00	\$3,505.42	\$3,505.42					
Filed On: —11/9/2020	-CHAMPAGNES SUPERMARKET INC.										
Comments: Claim to be Disallowed is asserted against the same	─ 202 SOUTH KIBBE STREET ─ ERATH, LA - 70533										
Debtor and is identical to the Remaining Claim.											
Remaining Claim 257 Fieldwood Energy LLC	-CHAMPAGNES SUPERMARKET INC	\$0.00	\$0.00	\$0.00	\$3,505.42	\$3,505.4 2					
Filed On: —10/20/2020	−202-SOUTH-KIBBE-STREET −ERATH, LA −70533										

Case 20-33948 Document 2374-2 Filed in TXSB on 02/03/22 Page 8 of 13

Fieldwood Energy LL 20-33948 Jointly Adm			Sehedule 1					uplicate Claims							
Duplicate Claims															
Total	Unsecured	Priority	Administrative	Secured	Name and Address of Claimant	Debtor	-Claim#								
					—Creditor:	Fieldwood SD Offshore LLC	682	1 To Be Disallowed							
Unliquidated	Unliquidated	Unliquidated	Unliquidated		CNOOC Petroleum Offshore U.S.A., Inc.										
					—Peter D'Apice; Stutzman, Bromberg, Esserman 2323— —Bryan Street, Suite 2200—)	11/24/2020	Filed On:							
					—Dallas, TX 75201	be Disallowed is	asserted aga								
						nd is identical to the ng Claim.	Debtor and i Remaining								
Unliquidated					— CNOOC Petroleum Offshore U.S.A., Inc. — Peter D'Apice; Stutzman, Bromberg, Esserman 2323— Bryan Street, Suite 2200—	—LLC		Remaining Claim Filed On:							
					—Dallas, TX 75201 —Creditor:	Eighborg d CD	690	1 To Be Disallowed							
					Creator:	Fieldwood SD Offshore LLC	990	1-10 De Disanoweu							
Unliquidated	Unliquidated	Unliquidated	Unliquidated	Unliquidated	CNOOC Petroleum Offshore U.S.A., Inc.										
					—Peter D'Apice; Stutzman, Bromberg, Esserman 2323— —Bryan Street, Suite 2200—)	11/24/2020	Filed On:							
					—Dallas, TX 75201	be Disallowed is regainst the same and is identical to the ng Claim.	asserted aga								
					—CNOOC Petroleum Offshore U.S.A., Inc.	Fieldwood Energy	688	Remaining Claim							
Unliquidated	Unliquidated	Unliquidated	Unliquidated	Unliquidated											
					— Peter D'Apice; Stutzman, Bromberg, Esserman 2323— Bryan Street, Suite 2200— — Dallas, TX—75201)	11/24/2020	Filed On:							
		Unliquidated	Unliquidated	<u>Unliquidated</u>)	11/24/2020	Filed On:							

Case 20-33948 Document 2374-2 Filed in TXSB on 02/03/22 Page 9 of 13

plicate Claims				Schedule 1			In re:Fieldwood Energy LLC, Case No 20-33948 Jointly Admin				
Duplicate Claims											
	—Claim#	Debtor	Name and Address of Claimant	Secured	Administrative	Priority	Unsecured	Total			
aim To Be Disallowed	762	Fieldwood Energy LLC		\$0.00	\$0.00	\$0.00	\$13,727.21	\$13,727.21			
Filed On:	-11/24/2020		GEL Offshore Pipeline, LLC								
Comments:	asserted aga	Disallowed is inst the same is identical to the Claim.	— Anthony Shih 919 Milam Ste. 2100— — Houston, TX 77002								
Remaining Claim	588	Fieldwood Energy -	GEL Offshore Pipeline, LLC	\$0.00	\$0.00	\$0.00	\$13,727.21	\$13,727.21			
Filed On:	11/24/2020		— Anthony Shih 919 Milam, Ste. 2100— — Houston, TX 77002								
aim To Be Disallowed	670	Fieldwood Energy LLC	— Creditor: — Louisiana Machinery Company, LLC	\$0.00	\$0.00	\$0.00	\$45,602.83	\$4 5,602.83			
Filed On:	-11/24/2020										
Comments:	asserted aga	Disallowed is inst the same is identical to the Claim.	—3799 West Airline Hwy. P.O. Drawer 536— —Reserve, LA 70084-0536								
Remaining Claim	590	─Fieldwood Energy - ─LLC	Louisiana Machinery Company, LLC	\$0.00	\$0.00	\$0.00	\$45,602.83	\$45,602.83			
Filed On:			Benjamin W. Kadden 601 Poydras Street, Suite—2775								

Case 20-33948 Document 2374-2 Filed in TXSB on 02/03/22 Page 10 of 13

plicate Claims				Schedule 1				ieldwood Energy l 0-33948 Jointly Ac			
Duplicate Claims											
	—Claim#	———Debtor———	Name and Address of Claimant	Secured		Priority		Tota			
im To Be Disallowed	812	Fieldwood Energy -		\$0.00	\$0.00	\$0.00	\$5,000,000.00	\$5,000,000.0			
Filed On:	-11/25/2020		-O'NEIL, TOYSBROUSSARD & DAVID, LLC P.O. BOX 3524-								
Comments:	asserted ag	Disallowed is ainst the same is identical to the Claim.	—LAFAYETTE, LA 70502								
Remaining Claim	737	—Fieldwood Energy — —LLC	O'NEIL, TOYS	\$0.00	\$0.00	\$0.00	\$5,000,000.00	\$5,000,000.0			
Filed On:	-11/25/2020-		BROUSSARD & DAVID, LLC P.O. BOX 3524— LAFAYETTE, LA 70502								
m To Be Disallowed	82	Fieldwood Energy -	Creditor: —Precision Rental Services, LLC	\$0.00	\$0.00	\$0.00	\$352,086.02	\$352,086.(
Filed On:	-8/20/2020		—2103 Coteau Rd								
Comments:	asserted ag	Disallowed is ainst the same is identical to the Claim.	Houma, LA 70364								
Remaining Claim	4	—Fieldwood Energy— —LLC	Precision Rental Services, LLC	\$0.00	\$0.00	\$0.00	\$352,086.02	\$352,086.0			
Filed On:	-8/13/2020		—2103 Coteau Rd— Houma, LA—70364								

Case 20-33948 Document 2374-2 Filed in TXSB on 02/03/22 Page 11 of 13

							Case No 20	eldwood Energy -33948 Jointly A			
Duplicate Claims											
	—Claim#		Name and Address of Claimant	-Secured	Administrative	Priority	Unsecured	————Tot			
i m To Be Disallowed	83	Fieldwood Energy	-Creditor:	\$0.00	\$0.00	\$0.00	\$352,086.02	\$352,086.0			
		LLC	PRECISION RENTAL SERVICES, LLC.								
Filed On:											
Comments:	Claim to be	Disallowed is-	─2103 COTEAU RD ─HOUMA, LA -7036 4								
	-asserted aga	inst the same is identical to the									
	— Deptor and — Remaining	S Claim.									
—Remaining Claim	4	Fieldwood Energy	Precision Rental Services, LLC	\$0.00	\$0.00	\$0.00	\$352,086.02	\$352.086.			
		-LLC		+****	4000	4000	,,,,,,,,,,	700-,000			
Filed On:	8/13/2020		—2103 Coteau Rd								
			—Houma, LA 70364								
m To Be Disallowed	903	GOM Shelf LLC	-Creditor:	\$0.00	\$0.00	\$0.00	\$287,720.34	\$287,720.3			
			US Department of the Interior/ Office of Natural—Resource Revenue—								
Filed On:	2/2/2021										
Comments:	Claim to be	Disallowed is	—PO Box 25165 MS 64200B— —Denver, CO 80225								
	asserted ago	inst the same									
	— Debtor and — Remaining	is identical to the									
	110	, ———									
—Remaining Claim	893	GOM Shelf LLC	US Department of the Interior/Office of Natural——Resources Revenue—	-\$0.00	\$0.00	\$0.00	\$287,720.34	\$287,720.3			
Filed On:			PO Box 25165, MS 64200B								
			Denver, CO 80225								

Case 20-33948 Document 2374-2 Filed in TXSB on 02/03/22 Page 12 of 13

				Schedule 1				ieldwood Energy l 9-33948 Jointly Ac			
Duplicate Claims											
	—Claim#—	Debtor	Name and Address of Claimant	Secured-		Priority	Unsecured	———Tota			
m To Be Disallowed	904	Fieldwood Energy -	—US Department of the Interior/Office of Natural—Resources Revenue—	\$0.00	\$0.00	\$0.00	\$1,007,504.37	\$1,007,504.3			
Filed On:	2/2/2021		PO Box 25165 MS 64200B								
Comments:	-asserted ag	e Disallowed is- ainst the same is identical to the g Claim.	—Denver, CO 80225								
Remaining Claim	894	Fieldwood Energy—	US Department of the Interior/Office of Natural— Resources Revenue—	\$0.00	\$0.00	\$0.00	\$1,007,504.37	\$1,007,504.3			
Filed On:	2/1/2021		PO Box 25165, MS 64200B— Denver, CO—80225								
m To Be Disallowed	210	Fieldwood Energy -	Creditor: Weatherford Artificial Lift Systems LLC	\$0.00	\$0.00	\$0.00	\$40,712.41	\$40,712. 4			
Filed On:			Greg Koush 2000 St. James Place								
Comments:	-asserted ag	e Disallowed is ainst the same list identical to the g Claim.	Houston, TX 77056								
Remaining Claim	153	Fieldwood Energy LLC		\$0.00	\$0.00	\$0.00	\$40,712.41	\$40,712.4			
	9/22/2020		Greg Koush 2000 St. James Place— Houston, TX 77056								
Filed On:											
Filed On:											
Filed On:											

Case 20-33948 Document 2374-2 Filed in TXSB on 02/03/22 Page 13 of 13

-Duplicate Claims				Schedule 1				Geldwood Energy LLC, et. A 0-33948 Jointly Administer					
	Duplicate Claims												
	—Claim#—	Debtor	Name and Address of Claimant	Secured	Administrative	Priority	Unsecured	Total					
-Claim To Be Disallowed-	176	Fieldwood Energy -	Creditor: —Zurich American Insurance	\$0.00	\$0.00	\$0.00	\$1.00	\$1.00					
Filed On:- Comments:	Claim to be	Disallowed is- ainst the same- is identical to the g Claim.	—PO Box 68549——Schaumburg, IL 60196										
Remaining Claim	175	Fieldwood Energy	Zurich American Insurance	\$0.00	\$0.00	\$0.00	\$1.00	\$1.00					
Filed On:	9/8/2020		—PO Box 68549— —Schaumburg, IL 60196										
	laims To B	e Disallowed Totals	-17-	\$0.00	\$0.00		\$12,180,075.36	\$12,180,075.36					